1 2 3 4 5 6 7 8 9	JOICE B. BASS Nevada Bar No. 9405 jbass@lrrlaw.com JENNIFER K. HOSTETLER Nevada Bar No. 11994 jhostetler@lrrlaw.com LEWIS ROCA ROTHGERBER LLP 3993 Howard Hughes Parkway #600 Las Vegas, Nevada 89169 (702) 949-8200 Michael B. Garfinkel (pro hac vice forthcoming California Bar No. 156010 MGarfinkel@perkinscoie.com PERKINS COIE LLP 1888 Century Park E., Suite 1700 Los Angeles, CA 90067-1721	r)
10 11	Telephone: 310.788.9900 Attorneys for Defendants/ Counterclaimants/ Third-Party Plaintiffs Joel Zimmerman and	
12 13	William Morris Endeavor Entertainment, LLC UNITED STATES	S DISTRICT COURT
14 15	JESSE WAITS, an individual, Plaintiff,	Case No. 2:13-cv-01182-RCJ-CWH
16	vs.	STIPULATION AND ORDER FOR:
17 18 19	JOEL ZIMMERMAN aka JOEL D. ZIMMERMAN, an individual and DOES 1-10, Defendants. JOEL ZIMMERMAN, an individual, and WILLIAM MORRIS ENDEAVOR	 DISMISSAL WITH PREJUDICE OF THE COMPLAINT AND COUNTERCLAIM DISMISSAL WITHOUT PREJUDICE OF THE THIRD
20	ENTERTAINMENT, LLC, a Delaware Limited Liability Company, Counterclaimants,	PREJUDICE OF THE THIRD PARTY COMPLAINT
21 22	vs.	
23	JESSE WAITS, an individual, Counterdefendant.	
24	JOEL ZIMMERMAN, an individual, and WILLIAM MORRIS ENDEAVOR	
25	ENTERTAINMENT, LLC, a Delaware Limited Liability Company,	
26	Third-Party Plaintiffs,	
27	VS.	
28	DON JOHNSON, an individual, Third-Party Defendant.	

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Plaintiff Jesse Waits ("Plaintiff"), Defendant/Counterclaimant/Third-Party Plaintiff Joe
Zimmerman ("Zimmerman") and Counterclaimant/ Third-Party Plaintiff William Morris Endeavo
Entertainment, LLC ("WME"), through their respective counsel of record, stipulate as follows:

- 1. All claims and causes of action asserted in the Complaint by Plaintiff against Zimmerman shall be and hereby are dismissed with prejudice.
- 2. All counterclaims and causes of action asserted in the Counterclaim by Zimmerman and WME against Plaintiff shall be and hereby are dismissed with prejudice.
- 3. All third-party claims and causes of action asserted in the Third-Party Complaint by Zimmerman and WME against Don Johnson shall be and hereby are dismissed without prejudice. Third Party Defendant Don Johnson has not yet appeared or served a responsive pleading in this matter. WME and Zimmerman expressly reserve their rights to file a complaint against Don Johnson for the same and/or additional damages.
 - 4. All parties shall bear their own costs and attorneys' fees.

Dated: this 21st day of October, 2013.

IT IS SO AGREED AND STIPULATED:

By: /s/ Joice B. Bass
JOICE B. BASS
Nevada Bar No. 9405
JENNIFER K. HOSTETLER
Nevada Bar No. 11994
LEWIS ROCA ROTHGERBER LLP
3993 Howard Hughes Pkwy., Ste. 600
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Attorneys for Defendants/ Counterclaimants/ Third-Party Plaintiffs Joel Zimmerman and William Morris Endeavor Entertainment, LLC By: /s/ Ismail Amin ISMAIL AMIN Nevada Bar No. 9343 LAWRENCE KULP Nevada Bar No. 7411 THE AMIN LAW GROUP, NV., LTD. 3960 Howard Hughes Pkwy., Ste. 500 Las Vegas, Nevada 89169

Attorneys for Plaintiff Jesse Waits

IT IS SO ORDERED:

UNITED STATES DISTRICT JUDGE

Dated: __October 22, 2013 ____

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